

No. **21-5369**

COVER PAGE

IN THE

SUPREME COURT OF THE UNITED STATES

BY SPECIAL APPEARANCE

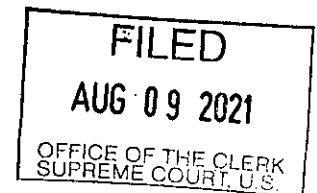
MICHAEL ALEXANDER RIVERA PETITIONER
(Your Name) ETAL

ORIGINAL

vs.

UNKNOWN — RESPONDENT(S)

ON PETITION FOR A WRIT OF CERTIORARI TO



9TH CIRCUIT COURT OF APPEALS
(NAME OF COURT THAT LAST RULED ON MERITS OF YOUR CASE)

PETITION FOR WRIT OF CERTIORARI

MASTER MICHAEL ALEXANDER RIVERA
(Your Name)

3000 CECIL AVENUE
(Address)

DELANO, CALIFORNIA 93216
(City, State, Zip Code)

JUSTICE DEAN L. HERSH@DSDUSA.ORG
MR. V. L. INTERIOR COURT@DSDUSA.ORG
DEAN L. AVILES@DSDUSA.ORG
(Phone Number)

1 OF 3

QUESTION(S) PRESENTED

I. HOW SHALL STARE DECISIS,
"BINDING PRECEDENT," BE INVOKED IN
LOWER COURTS WITH PLENARY JURIS-
DICTION, ADMIRALTY, EQUITY, AND COMM-
ERCE?

II. HOW DOES ALL MATTER OF LAW
CONCERNING UNITED STATES CONSTI-
TUTION JUSTIFIABLY EXECUTED AS
FRIVOLOUS AND MOOT. WHEN OV-
ERRULING PRECEDENT IS NEVER A
SMALL MATTER?

III. HOW WILL THIS UNITED ST-
ATES SUPREME COURT OF AMERICA
RESOLVE THE CASE THROUGH EN-
TRY OF NEGOTIATED CONSENT
JUDGEMENT?

IV. WHEN IS LEGISLATION ACTION
DENIABLE?

2 OF 3

LIST OF PARTIES

- ☒ All parties appear in the caption of the case on the cover page.
- ☒ All parties **do not** appear in the caption of the case on the cover page. A list of all parties to the proceeding in the court whose judgment is the subject of this petition is as follows:

1. OFFICE OF THE CLERK OF APPEALS
UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT
POST OFFICE BOX 193939
SAN FRANCISCO, California 94119-3939
415-355-8000

2. DSDUSA ORGANIZATION
1101 PENNSYLVANIA AVENUE N/W
6TH FLOOR
WASHINGTON, DISTRICT OF COLUMBIA
20004
JUSTICE DEAN POWERS@DSDUSA.
ORG
MR. V. INFERIOR COURT@DSDUSA.
ORG
DEAN LAVILES@DSDUSA.ORG

3. CALIFORNIA DEPARTMENT OF
CORRECTIONS AND REHABILITATION
NOTICE: DIRECTOR/SECRETARY
BOARD OF PAROLE HEARINGS
P.O. BOX 4036
SACRAMENTO, California 95812-4036

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APPENDIX A

APPENDIX B

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DUE TO CIOCR'S OBSTRUCTION OF
U.S. MAIL THERE IS NO APPENDIX
UNDER THE PENALTY OF PERJURY
OF THE LAWS OF THE DISTRICT
OF COLUMBIA

7-26-21

Mal R.A.L. SPECIALMASTER USA

NESTER TECH ALEXANDER GENERAL OFFICE
D.S. ORGANIZATION

VII.

TABLE OF AUTHORITIES CITED

CASES	PAGE NUMBER	
(KISOR V. WILKIE)	139 S. CT 2400	
(KIMBLE V. MARVEL ENTERTAINMENT) LLC	1576	
U.S. 135 CT, 2401; 192 L.E.D. 20, 463 471		
(2015); (Caroline Products CO. V. MAHCNEY)		
294 F. 902; 1923 U.S. DIST. LEXIS 1182;		
(INTERSTATE COMMERCE CON. V. UNITED ST- STATES)	224 U.S. 474 (EXXON CORP. V. GULF LINES INC) 500 U.S. 603 (NATIONAL MUT. INS. CO. V. FIDE WATER TRANSFER CO. 1337 U.S. 582 (HS.B.C BANK USA. NA EX REL ACE SECS. CORP. HOME EQUITY V. GOUDA.) 2016 N.J. SUPER UN- PUB. LEXIS 3029 (UNITED STATES OF AMERICA ETAL PLAINTIFFS, V. CVS (ETAL) 2019 U.S. DIST. LEXIS 387 -17 (SHOMO V. CITY OF NEW YORK) 579 F.3d 176 (2d Cir 2009) STATUTES AND RULES FOR-192 (1983) FORTY-FIRST CONG -RESS SESSION III CH! 61, 62 (1871) UNITED STATES SENATE 94 TH CONGRESS 2ND SESSION REPORT NO 94-755, APRIL 26 TH (1976); 18 USC 13; 42 U.S.C. § 12101-5 U.S.C. § 805, 31 U.S.C. § 327, 18 U.S.C. § 16(e)(1) TITLE 8 REGISTERED SECURITIES INTERNAL REVENUE CODE § 6325(a)(2) F.R.C.P. § RULE 55(a)(1)(b)(2) F.R.C.P. SUPP AMC RULE § 646(a)(6) U.N.I PA- -RTICIPATION ACT OF 1945 EXECUTING ORDER 11498 CONTINUITY OF GOVERNMENT C.O.G N.S.C. 5410/1 UNITED STATES CONSTITUTION; AMERICAN DIPLO- -MATIC CODES (1778-1884)	
OTHER (COCHRAN V. MONTGOMERY COUNTY)	199 U.S. 266	
BENEFICIUM - GENDARUM ACTIONUM MANDELA RIGHTS, JUS GENITUM COMMERCIAL LAW UGC 3-410(a) ACCEPTANCE		

IN THE
SUPREME COURT OF THE UNITED STATES

PETITION FOR WRIT OF CERTIORARI

Petitioner respectfully prays that a writ of certiorari issue to review the judgment below.

OPINIONS BELOW

☐ For cases from **federal courts**:

The opinion of the United States court of appeals appears at Appendix _____ to the petition and is

☒ reported at 9TH CIRCUIT-21-15755; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the United States district court appears at Appendix _____ to the petition and is

☒ reported at NORTHERN DIST B-20-CV-09279; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

☐ For cases from **state courts**:

The opinion of the highest state court to review the merits appears at Appendix _____ to the petition and is

☐ reported at _____; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

The opinion of the _____ court appears at Appendix _____ to the petition and is

☐ reported at _____; or,
☐ has been designated for publication but is not yet reported; or,
☐ is unpublished.

II.
JURISDICTION

☒ For cases from **federal courts**:

The date on which the United States Court of Appeals decided my case was JULY 13, 2021.

☒ No petition for rehearing was timely filed in my case.

☐ A timely petition for rehearing was denied by the United States Court of Appeals on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A _____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1254(1).

IS U.S.C. § 16(e)(1) THE COURT MUST INDEPENDENTLY DETERMINE THAT ENTRY OF JUDGEMENT IS IN THE PUBLIC INTEREST BEFORE GRANTING GOVERNMENT OF THE DISTRICT OF COLUMBIA'S DEMAND.
U.S.C. § 701(a)(1)(2)(b)(i)(A)(B)(C)(D)(E)(F)(G)(H)

☐ For cases from **state courts**:

The date on which the highest state court decided my case was _____.
A copy of that decision appears at Appendix _____.

☐ A timely petition for rehearing was thereafter denied on the following date: _____, and a copy of the order denying rehearing appears at Appendix _____.

☐ An extension of time to file the petition for a writ of certiorari was granted to and including _____ (date) on _____ (date) in Application No. A _____.

The jurisdiction of this Court is invoked under 28 U. S. C. § 1257(a).

III

CONSTITUTIONAL AND STATUTORY PROVISIONS INVOLVED

THE UNKNOWN DEFENDANTS AND CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION HAVE REFUSED TO HONOR AND VIOLATE THE FOLLOWING

1ST, 4TH, 5TH, 11TH, 14TH AMENDMENTS BY DENYING THE PLAINTIFFS ACCESS TO COURTS ON DATES (8-26-20); (10-1-20); (3-29-21); (6-28-21) DEPRIVING ALL MANDALLA UN MANDATES AND TREATYS

STARE DECISIS - IS DECISION MADE BY THE HIGHEST LAW OF THE LAND

LEGISLATIVE ACTION SET PRECEDENCE

COMMERCIAL ENTITIES USE FICTICIOUS CAPITALIZED ENS LEGES TO DO BUSINESS IN COMMERCE SO3(L)(C)(3) NON PROFIT SHALL ACCEPT EVERYTHING PURSUANT TO UNIFORM COMMERCIAL CODE § 3-410 (a)

IV

STATEMENT OF THE CASE

ON BEHALF OF THE UNKNOWN DEFENDANTS CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION HAVE FAILED TO EXHIBIT EVIDENCE OF A DEFECT OF TENDER FROM NOTICE AND DEMAND FOR PAYMENT AND FAILURE TO EXHIBIT EVIDENCE OF A DEFECT IS STIPULATED THERE IS NO DEFECT THAT THE TENDER IS AS GOOD AS GOLD IN FACT IT IS AS GOOD AS GOLD.
HJR-192(1933)

V

REASONS FOR GRANTING THE PETITION

A STIPULATED AGREEMENT
NEEDS TO BE ORDERED THROUGH
THE HIGHEST COURT OF THE LAND.

ALL CONSTITUTIONAL PRECEDENCE
SHALL BE RESPECTED BY ALL
LOWER COURTS AND ENFORCED
UPON NON-JUDICIAL ENTITIES
SIMPLY THINKING THEIR "BETTER
THAN THE PROGRAM" IS NOT
TOLERATED. ONLY THRU THIS
COURTS EXTRAORDINARY POWER
FROM LEARNED WOMEN AND MEN
EXERCISING WISDOM UPON ALL
SUBJECTS IS NECESSARY; AS
A MATTER OF ALL LAW TO
HOLD SOCIETY TOGETHER WITH
CHECKS AND BALANCES; NECESSARY
TO PRESERVE ALPHA TYPES DOMIN-
-ENCE IN NATURE. FAILURE TO
CHECK ROGUE SPECIES ALLOWS
RECKLESSNESS AND LAWLESSNESS
TO BECOME A SOCIETY IN ITSELF.

VI

CONCLUSION

"A LION MUST EAT A SHEEP"
"WITH EXTREME PREJUDICE"